08-01789-cgm Doc 19825-26 Filed 10/02/20 Entered 10/02/20 17:12:39 Exhibit Z. 5.23.2019 Crupi Transcript -EXCERPTS Pg 1 of 12

EXHIBIT Z

08-01789-cgm Doc 19825-26 Filed 10/02/20 Entered 10/02/20 17:12:39 Exhibit Z. 5.23.2019 Crupi Transcript -EXCERPTS Pg 2 of 12 Picard v Defendants on Exhibit A Joann Crupi 5/23/2019

UNITED STATES BANKRUPTCY SOUTHERN DISTRICT OF NE		Page 1
SECURITIES INVESTOR PROTECTION CORPORATION,	-x	
Plaintiff, V.	Adv.Pro.No. 08-01789(SMB)	
BERNARD L. MADOFF INVESTMENT SECURITIES LLC,	,	
Defendant.		
	-x	
In Re:		
BERNARD L. MADOFF,		
Debtor.		
	-x	
IRVING H. PICARD, Trustee for the Substantively Consolidated SIPA Liquidation of Bernard L. Madoff Investment Securities LLC and Bernard L. Madoff,	Listed on	
Plaintiff,		
DEFENDANTS IN ADVERSARY PROCEEDING LISTED ON EXHIBIT A ATTACHED HERET	_	
Defendants.		
	-x	
Deposition of: JOANN CRUPI		
May 23, 2019		

		Page 2
1	Videotaped Deposition of JOANN CRUPI, as	
2	reported by NANCY C. BENDISH, Certified Court	
3	Reporter, RMR, CRR and Notary Public of the	
4	States of New York and New Jersey, at DUANE	
5	MORRIS, One Riverfront Plaza, Newark, New Jersey,	
6	on Thursday, May 23, 2019, commencing at 9:55 a.m.	
7		
8	APPEARANCES:	
9		
10	BAKER HOSTETLER, LLP 45 Rockefeller Plaza	
11	New York, New York 10111 BY: JAMES H. ROLLINSON, ESQ.	
12	jrollinson@bakerlaw.com TERRY BRENNAN, ESQ.	
13	tbrennan@bakerlaw.com For Plaintiff Irving Picard, Trustee	
14	for the Substantially Consolidated SIPA Liquidation of BLMIS and the	
15	Estate of Bernard L. Madoff	
16	VOLDIG GONALIAN GEARGAET & TANTOR AT D	
17	YOUNG CONAWAY STARGATT & TAYLOR, LLP Rodney Square 1000 North King Street	
18	Wilmington, Delaware 19801 BY: MICHAEL S. NEIBURG, ESQ.	
19	mneiburg@ycst.com TARA C. PAKROUH, ESQ. (p.m. only)	
20	(Via Telephone) tpakrouh@ycst.com	
21	Co-Counsel for Plaintiff, Irving Picard, Trustee	
22		
23		
24		
25		

		Page 3
1	APPEARANCES (Cont'd):	
2		
3	CHAITMAN, LLP 465 Park Avenue	
4	New York, New York 10022 BY: HELEN DAVIS CHAITMAN, ESQ.	
	hchaitman@chaitmanllp.com	
5	For a number of Clawback Defendants	
6	DUANE MORRIS, LLP	
7	One Riverfront Plaza 1037 Raymond Boulevard	
8	Newark, New Jersey 07102	
9	BY: ERIC R. BRESLIN, ESQ. ERBreslin@duanemorris.com	
10	For the Witness, Joann Crupi	
11		
	ALSO PRESENT:	
12		
13	CHARLES BOWMAN, Videographer	
14		
15		
16		
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18 19		
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25		

				Page 4
1		EXHIBI	T A: ADVERSARY PROCEEDINGS	
2		1011 DD0	CACE NAME	
3		ADV.PRO. NO.	CASE NAME	
4	1.	10-04341	Marden, et al.	
5	2.	10-04343	Patrice Auld, et al.	
6 7	3.	10-04348	Marden Family Limited Partnership, et al.	
8	4.	10-04361	Harvey L. Werner Revocable Trust, et al.	
9	5.	10-04384	Lanx BM Investments, LLC, et al.	
10	6.	10-04397	Fern C. Palmer Revocable Trust Dtd 12/31/9, et al.	
11	7.	10-04417	The Lustig Family 1990 Trust, et al.	
13	8.	10-04438	Estate of Seymour Epstein, et al.	
14	9.	10-04446	Trust Dated 12/6/99 Walter and Eugenie Kissinger, et al.	
15	10.	10-04539	The Gerald and Barbara Keller Family Trust, et al.	
16 17	11.	10-04545	Jerome Goodman, et al.	
18	12.	10-04554	David Ivan Lustig	
19	13.	10-04561	Jeffrey R. Werner 11/1/98 Trust, et al.	
20	14.	10-04610	The Whitman Partnership, et al.	
21	15.	10-04655	Jaffe Family Investment Partnership, et al.	
22	1.0	10 04700		
23	ΤЮ.	10-04709	Andrew M. Goodman	
24	17.	10-04718	The Jordan H. Kart Revocable Trust, et al.	
25	18.	10-04752	Kuntzman Family LLC, et al.	

				Page 5
1		EXHIBIT A:	ADVERSARY PROCEEDINGS (Cont'd)	
2		ADV.PRO.	CASE NAME	
3		NO.		
4	19.	10-04762	James M. Goodman	
5	20.	10-04809	Edyne Gordon NTC	
6	21.	10-04823	Frank DiFazio, et al.	
7	22.	10-04826	Boyer Palmer	
9	23.	10-04837	Leslie Ehrlich f/k/a Leslie Harwood, et al.	
10	24.	10-04905	Train Klan, a Partnership, et al.	
11	25.	10-04914	Edyne Gordon	
12	26.	10-04931	Cantor, et al.	
13	27.	10-04961	Sylvan Alssociates LLC f/k/a Sylvan Associates Ltd	
14				
15	28.	10-04979	Partnership, et al. James M. 2New Trust dtd 3/19/01, et al.	
16			3/13/01/ CC al.	
17	29.	10-04991	Guiducci Family Limited Partnership, et al.	
18	30.	10-05048	Estate of Armand L. Greenhall, et al.	
19				
20	31.	10-05104	The Gloria Albert Sandler and Maurice Sandler Revocable Living Trust	
21	32	10-05118	Charlotte M. Marden	
22				
23	33.	10-05124	The Lawrence J. Ryan and Theresa R. Ryan Revocable Living Trust, et al.	
24		10 0-1	_	
25	34.	10-05127	Atwood Management Profit Sharing Plan & Trust, etc., et al.	

				Page	6
1		EXHIBIT A:	ADVERSARY PROCEEDINGS (Cont'd)		
2			CACE NAME		
3		ADV.PRO. NO.	CASE NAME		
4					
5	35.	10-05128	JABA Associates LP, et al.		
6	36.	10-05133	Boyer H. Palmer, individually, et al.		
7	37.	10-05150	Plafsky Family LLC Retirement Plan, Robert Plafsky, et al.		
8	38.	10-05151	Palmer Family Trust, et al.		
9	39.	10-05157	The Harnick Brothers Partnership, et al.		
10	40.	10-05168	Bernard Marden Profit Sharing		
11	41.	10-05194	Bruce D. Pergament, et al.		
12	42.	10-05196	Whitman 1990 Trust U/A DTD		
13	-2.	_0 00100	4/13/90, et al.		
14	43.	10-05384	Neil Reger Profit Sharing Keogh, et al.		
15	44.	10-05394	Richard M. Glantz, et al.		
16	45	10-05435	Keith Schaffer, et al.		
17					
18	46.	10-05439	Avram J. Goldberg, individually and in his capacity as trust officer		
19					
20					
21					
22					
23					
24					
25					

		Page 7
1	I N D E X	
2	WITNESS EXAMINATION	ON
3	JOANN CRUPI	
4		
5	By Mr. Rollinson9,18	3
	By Ms. Chaitman	4
6		
7 8		
9	EXHIBITS	
10	NUMBER DESCRIPTION PAGE	GE
11		
12	P-53 Notice of Deposition	.10
	P-14A Blowup of MADTSS00976560 in P-14	.60
13	P-14B Blowup of MADTSS00976561 in P-14	.83
14	P-14C Blowup of MADTSS00976559 in P-14	8.4
15		
16	P-54 Customer Ledger MF00368931-935	.91
17	P-55 Customer Ledger MF00371493	.96
	P-56 Document MADTSS01362494	131
18	P-27A Blowup of MADTSS01059414 in P-27	137
19	P-57 Document MADTSS01309801	152
20		
21	P-58 Documents MADTBB01911127-145	156
	P-59 Document MADTSS01309950	157
22		
23	(Previously marked Exhibits P-5, P-6, P-7, P-14, P-15, P-16, P-27, P-28, P-29, P-33,	
24	P-40, P-41 and P-46 were also referenced and a	re
25	attached hereto.)	

		Page 165
1	MR. BRESLIN: Answer the question.	
2	A. He would have other people write	
3	it up but based on his information that he gave	
4	them.	
5	Q. So he would say to someone else,	
6	write up a ticket, I'm buying \$600 million of	
7	T-bills through JPMorgan Chase, or whatever it	
8	was?	
9	A. It was never that side of it.	
10	What we did was the allocation of whatever he	
11	did. You know what I mean? If he said there	
12	were 600 million T-bills to buy, he gave the one	
13	slot, the one piece of information at what price	
14	on what day and then he'd tell us if I had to	
15	purchase stuff for, you know, people who were in	
16	my venue, he'd say use this date, this was	
17	bought on this date, and we just allocated to	
18	those certain customers based on his	
19	information.	
20	Q. Okay. So he would tell you which	
21	customers to allocate the T-bills to?	
22	A. Yes.	
23	Q. Now, looking at P-56, do you see	
24	there are two lines that name Norman Levy?	
25	A. Yes.	

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Joann Crupi 5/23/2019

			Page 188
	ERRATA SHEET		
WITNESS NAME:	JOANN CRUPI		
PAGE/LINE	CHANGE	REASON	

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Joann Crupi 5/23/2019

		Page	189
1	JURAT		
2	I, JOANN CRUPI, have read the		
3	foregoing deposition and hereby affix my		
4	signature that same is true and correct, except		
5	as noted above.		
6	JOANN CRUPI		
7			
8	THE STATE OF		
9	COUNTY OF		
10	Before me,, on this		
11	day personally appeared,		
12	known to me (or proved to me on the oath of or		
13	through (description of identity		
14	card or other document) to be the person whose		
15	name is subscribed to the foregoing instrument		
16	and acknowledged to me that he/she executed the		
17	same for the purpose and consideration therein		
18	expressed.		
19	Given under my hand and seal of office on		
20	this, day of,		
21			
22	NOTED DE DESTRUCTION DE CONTRACTOR DE CONTRA		
23	NOTARY PUBLIC IN AND FOR THE STATE OF		
24			
25	My Commission Expires:		

	Page 190
1	REPORTER'S CERTIFICATION
2	
3	I, NANCY C. BENDISH, Certified
4	Court Reporter and Notary Public of the States
5	of New York and New Jersey, do hereby certify
6	that, prior to the commencement of the
7	aforementioned examination, JOANN CRUPI was
8	sworn by me to testify the truth, the whole
9	truth and nothing but the truth.
10	I DO FURTHER CERTIFY that the
11	foregoing is a true and accurate transcript of
12	the testimony as taken stenographically by and
13	before me at the time, place, and on the date
14	hereinbefore set forth.
15	I DO FURTHER CERTIFY that I am
16	neither a relative nor employee nor attorney nor
17	counsel of any party in this action and that I
18	am neither a relative nor employee of such
19	attorney or counsel, and that I am not
20	financially interested in the event nor outcome
21	of this action.
22	
23	NANCY C. BENDISH, CCR, RMR, CRR Realtime Systems Administrator
24	Certificate No. XI00836
25	Dated: May 24, 2019